

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
MARSHALL DIVISION**

SPORTSCASTR INC.  
(d/b/a PANDA INTERACTIVE),

Plaintiff,

v.

SPORTRADAR GROUP, AG, and  
Sportradar AG,

Defendants.

Civil Action No. 2:23-cv-00472-JRG

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SPORTSCASTR INC.  
(d/b/a PANDA INTERACTIVE),

Plaintiff,

v.

GENIUS SPORTS LTD., ET AL.

Defendants.

Civil Action No. 2:23-cv-00471-JRG

JURY TRIAL DEMANDED

**GENIUS SPORTS DEFENDANTS' NOTICE OF JOINDER OF  
SPORTRADAR'S MOTION FOR LEAVE TO SUPPLEMENT  
DEFENDANTS' P.R. 3-3 AND 3-4 INVALIDITY CONTENTIONS**

Defendants Genius Sports Ltd., Genius Sports Media Ltd., Genius Sports Technologies Ltd., Genius Sports UK Ltd., Genius Sports Group Ltd., Maven Topco Ltd., Maven Midco Ltd., Maven Debtco Ltd., and Maven Bidco Ltd. (collectively, "Genius") respectfully join Sportradar Group, AG, and Sportradar, AG's (collectively, "Sportradar") Motion for Leave to Supplement Defendants' P.R. 3-3 and 3-4 Invalidity Contentions to add a single new prior art reference known as HitBox. ECF 166 ("Motion").

Despite conducting a diligent search for prior art to the patents PANDA has asserted in this case, Genius did not learn of HitBox until March 18, 2025, when counsel for Sportradar emailed

Genius and Plaintiff SportsCastr Inc. (“PANDA”) to inform the parties that they recently learned that HitBox was material to the case and intended to seek leave of Court to supplement Sportradar’s invalidity contentions. ECF 166-2. Genius promptly investigated the HitBox materials Sportradar provided and concurs with Sportradar’s assessment of the materiality of the product to the case. As explained in Sportradar’s Motion, substantial time remains for fact and expert discovery, no party will be prejudiced, and equity and justice fully support granting Sportradar’s motion.

For these reasons, Genius hereby provides notice that it is joining Sportradar’s Motion.

Dated: April 11, 2025

Respectfully submitted,

/s/ Jeanne M. Heffernan

Jeanne M. Heffernan  
TBN 24128395  
James John Lomeo  
TBN 24118993  
KIRKLAND & ELLIS LLP  
401 Congress Avenue  
Austin, TX 78701  
(512) 678-9100  
[jheffernan@kirkland.com](mailto:jheffernan@kirkland.com)  
[james.lomeo@kirkland.com](mailto:james.lomeo@kirkland.com)

Joshua L. Simmons (admitted *pro hac vice*)  
Devora Allon (admitted *pro hac vice*)  
Kevin Neylan (admitted *pro hac vice*)  
KIRKLAND & ELLIS LLP  
601 Lexington Avenue  
New York, NY 10022  
(212) 446-4800  
[joshua.simmons@kirkland.com](mailto:joshua.simmons@kirkland.com)  
[devora.allon@kirkland.com](mailto:devora.allon@kirkland.com)  
[kevin.neylan@kirkland.com](mailto:kevin.neylan@kirkland.com)

Patrick Arnett (admitted *pro hac vice*)  
KIRKLAND & ELLIS LLP  
1301 Pennsylvania Avenue, N.W.  
Washington, D.C. 20004  
(202) 389-5000  
[patrick.arnett@kirkland.com](mailto:patrick.arnett@kirkland.com)

Samuel Leifer (admitted *pro hac vice*)  
KIRKLAND & ELLIS LLP  
200 Clarendon Street  
Boston, MA 02116  
(617) 385-7500  
[samuel.leifer@kirkland.com](mailto:samuel.leifer@kirkland.com)

***Attorneys for Defendants Genius Sports Ltd.,  
Genius Sports Media Ltd., Genius Sports  
Technologies Ltd., Genius Sports UK Ltd.,  
Genius Sports Holdings Ltd., Genius Sports***

***Group Ltd., Maven Topco Ltd., Maven Midco  
Ltd., Maven Debtco Ltd., and Maven Bidco Ltd.***

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system on this 11th day of April 2025.

/s/ Jeanne M. Heffernan  
Jeanne M. Heffernan